

ORIX Credit Alliance, Inc.

330 N. Brand Boulevard, #570, Glendale, CA 91203 TEL: 818-550-0960 FAX: 818-551-1182

March 26, 1998

APR 17 '98

RECORDATION NO

3-12 PN

BOARD BOARD

Surface Transportation Board Washington, D.C. 20423

Dear Sir or Madam:

Enclosed are originals and a copy of documents described below to be recorded.

The documents are a Security Agreement-Mortgage on Goods and Chattels with attached Schedule "A" dated March 25, 1998 along with a UCC-1 filing form and Guarantee.

The names and addresses of the parties to the documents are as follows:

Mortgagor:

Nevada Industrial Switching, Inc.

45 West University Mesa, Arizona 85201

Corporate

Guarantor:

Mid-Am Equipment Inc.

45 West University Mesa, Arizona 85201

Mortgagee:

ORIX Credit Alliance, Inc.

330 N. Brand Blvd., Suite 570

Glendale, CA 91203

A description of the equipment covered by the documents follows:

1 EMD 5W-1 Locomotive N15-201 Serial Number 52-F-123

1 EMD CR-7 Locomotive N15-2584 Serial Number 53-L-72

1 EMD 5W-10 Locomotive N15-1270 Serial Number 55-H-39

Thank you for your cooperation.

Sincerely,

ORIX Credit Alliance, Inc.

Many all Nancy Olson Vice President

Dentyllet - O.B

SECURITY AGREEMENT-MORTGAGE ON GOODS AND CHATTELS

THIS MORTGAGE	made the 25THday	/ of	MAR	CH_	1998	\$-	by and between
(Name of Mortgagor)	Nevada Industrial Switchin	ng, Inc.	1	<u> </u>			
	45 West University	Mesa	Arizona	85201			
(Address of Mortgagor) "Mortgagor", and	ORIX CREDIT ALLIANO		California	91203			"Mortgagee"

[If Mortgagee named above is not ORIX Credit Alliance, Inc., Mortgagor acknowledges notice of the intended assignment hereof to ORIX Credit Alliance, Inc. (said assignee hereinafter called "Mortgagee") and upon such assignment, Mortgagor agrees not to assert against Mortgagee any defense, set-off, recoupment, claim or counterclaim which Mortgagor may have against the Mortgagee named above and any assignee hereof prior to Mortgagee, whether arising hereunder or otherwise.]

WITNESSETH:

I. To secure the prompt payment, with Interest thereon, performance and fulfilliment of any and all Mortgage Obligations (as hereinafter defined) of Mortgager, which is hereby confessed and acknowledged. Mortgagor hereby grants, assigns, transfers, bargains, conveys, confirms, pledges, mortgages and grants to Mortgagee a security interest in all and singular, the goods, chattels and property described in the annexed Schedule A and any and all documents, instruments, chattel paper, goods, general intangibles, inventory, machinery, contract rights, equipment, fixtures, accounts and insurance in which Mortgagor now or hereafter has any right or interest (all of the foregoing, together with all accessions, attachments, replacements, substitutions and accessories thereto now or hereafter belonging to Mortgagor, wherever located, and all proceeds, and any distribution thereof and any insurance thereon, products and rents therefrom collectively called "Collateral"), to have and to hold the same unto Mortgage and all the Mortgagor shall fully timely and faithfully pay, perform and fulfill the Mortgagor Obligations, time being of the essence hereof, then this Mortgage shall be vold, but otherwise shall remain in fulfil force and effect. Mortgagor grants Mortgagor as security interest in the Collateral to secure the Mortgage Obligations.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsements, guaranties, benefits and financial accommodations heretofore and/or hereafter made, granted or extended by Mortgagee or which Mortgagee and expenses heretofore and/or hereafter made, granted or extended by Mortgagee or which Mortgagee and expenses heretofore and/or hereafter chargeable against Mortgagor by Mortgagee or whing by Mortgagor or Mortgagor and whether under any present or future agreements and Mortgagor and Mortgagor or may be and/or has become Ilable as endorser or guarantor, and any and all renewals or extensions of any of the f

or under any document, note or instrument given in connection with any of the Mortgage Obligations shall not in any event or contingency exceed any maximum permitted by applicable law and any such rate shall be deemed hereby amended accordingly. Any sums collected with respect to any rate in excess of any maximum shall be applied to reduce the principal sum owing under the Mortgage Obligations. Mortgager further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Collateral and represents and warrants to Mortgagee that Mortgagor has paid all applicable sales, use or other taxes due in connection with the sale, purchase, ownership, possession or use of the Collateral and shall indemnify Mortgagee from and against any loss, cost or expense, including penalties, interest and other charges of any kind in connection with or arising from the sale, purchase, ownership, possession or use of the Collateral, and has the sole right and lawful authority to make this Mortgage; the Collateral and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee); and Mortgagor will warrant and defend the Collateral against all claims and demands of all persons and will not permit any circumstances to exist under which the Mortgagee may lose its lien on the Collateral.

(b) Mortgagor will warrant and device the Collateral free and clear of all attachments. Taxes, lives and encumbrances of every kind, Mortgager, at the owner and encumbrance of every kind. Mortgager, at the owner and clear of all attachments.

Mortgagor will warrant and defend the Collateral against all claims and demands of all persons and will not permit any circumstances to exist under which the Mortgage may lose its ilen on the Collateral.

(b) Mortgagor will keep the Collateral free and clear of all attachments, levies, taxes, liens and encumbrances of every kind; Mortgagor, at its own cost and expense, will maintain and keep the Collateral in good repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof; and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Collateral without the prior written consent of Mortgagee. Mortgagee is reby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement. Mortgagor hereby irrevocably appoints Mortgagee as the true and lawful Attorney-in-fact of Mortgagor, coupled with an interest, with full power in Mortgagor's name, place and stead to execute financing statements on Mortgagor's behalf and to do any and all other acts of Mortgagor, behalf and to do any and all other acts of Mortgagor's behalf necessary or helpful to perfect Mortgagee's security interest in the Collateral pursuant to the Uniform Commercial Code or other applicable law.

(c) Mortgagor will insure the Collateral in the name of the Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage, collision and also, where requested by Mortgagee, against other hazards, with companies, in amounts and under policles (each containing a standard breach of warranty clause) acceptable to Mortgagee, and all premiums thereon shall be paid by Mortgagor and the policles assigned and delivered to Mortgagee. Mortgagee associated with its insurance, together with it or its designee's customary charges or fees associated with its insurance. Mortgager hereby irrevocably appoints Mortgagee and together with it or its designee's customary charges or fees associated with its insura

of business thereon, and, where requested by Mortgagee, will correct any defects or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all losses, costs, damages, liabilities or expenses, including reasonable attorneys' fees, that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfilliment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage and/or apply of the Mortgage of any action or proceeding either against Mortgagee or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Collateral.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgage and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon requests: 3, 1, 4. If Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon requests: 3, 1, 4. If Mortgage and at the sole cost and expense of any of the terms, conditions and provisions of this Mortgage may, at its option, without wailing its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or cause the performance of such, for the account and at the sole cost and expense of Mortgagor, which (including reasonable attorneys' fees) shall be a lien on the Collateral, added to the amount of the Mortgage Obligations, without notice to Mortgagor, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations, without notice to Mortgagor, and upon such many and any and all Mortgage obligations, with

OF ANY LITICATION BROUGHT IN ACCORDANCE HEREWITH. At Mortgagee's request Mortgagor will furnish current financial statements satisfactory to Mortgagee In form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or If Mortgagor shall cease doing business, or become insolvent, or make an assignment for the benefit of creditors, or If proceedings under any Bankruptcy Act or for the appointment of a receiver, trustee, liquidator or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or If Mortgagor shall fall to punctually and faithfully fulfill, observe or perform any of here terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument made by Mortgagor and then held by Mortgagoe, or If any of the warranties, covenants or representations made to Mortgagoe in any present or future agreement or instrument made by Mortgagor and then held by Mortgagoe, or If any of the warranties, covenants or representations made to Mortgagoe or in any present or future agreement or instrument made by Mortgagor and then held by Mortgagoe, or If Mortgagoe or If Mortgagoe or in any present or future agreement or instrument made by Mortgagoe and the held by Mortgagoe, or If Mortgagoe, or If Mortgagoe at any time deems the security afforded by this Mortgago unsafe, Inadequate or at any risk, then in any such event the indebtedness under all Mortgagor, or If Mortgagoe at any time deems the security afforded by this Mortgago unsafe, Inadequate or at any risk, then in any such seven the indebtedness under all Mortgagor, or If Mortgagoe and the extent permitted by applicable law, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagoe, and to the extent permitted by applicable law, become immediately due and payable without notice to Mortgagor, and search for, take

posedon of any or all of the Collageal. In any action in the nature of registed or sequentiation, Mortgager spreas that if it contents unto before the solder make the content with the solder make of section problem. On emphasization company authorities to execute unto bonds in the particulation of such more endings out broad to be not entitled the solder make of such actions the solder make of section problem. On emphasization of the problem of the problem of the solder make of solder makes of process, all right of appeal and relief from any and all apprahenment, stay or exemption the more activated than the problem of the probl IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written. Nevada Industrial Switching, Inc. ATTEST/WITNESS : Robert J. Schroeder, President (Secretary/Witness) President (Title) STATE OF **s.s.** COUNTY OF Robert J. Schroeder being duly sworn, deposes and says: President of Nevada Industrial Switching, Inc. 1. He is the Control of the State of the Sta all liens and encumbrances of any kind, nature and description (except ion any net policy are thorogone received colors), and the aggregate sum of the Mortgage of the Mortgage of the Same.

3. Mortgagor is solvent and justly indebted to the mortgagee named in the foregoing Mortgage (hereinafter called "Mortgagee") in the amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, off-sets or defenses against same.

4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property, no receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.

5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so. Sworn to before me this 25 Hday of MARCH ,19 98 Robert J. Schmedignature)

Maricopa Country Antispoa

State of Marcopa Honor (State of Marcopa Honor)

State of Marcopa Honor (State of Marcopa Honor)

State of Marcopa Honor (State of Marcopa Honor)

Country of MARCOPA ,55: , a Notary Public duly qualified in and for said County and state, do hereby certify that on this _____,19 _____ in (Place) __ day of _ in said County, before me personally appeared to me personally well known to be the Identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself of who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing; and being authorized so to do, executed sald foregoing instrument; that he was duly authorized to execute sald instrument for and in the name of sald corporation and make this acknowledgment; that he knows the contents of sald instrument; that he resides at____ that he knows the seal of sald corporation; that the seal affixed to sald instrument is the corporate seal of said corporation; that the said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said afflant acknowledged that he executed said instrument ashis free, true and lawful act and deed and the free, true, lawful and corporate act and deed of sald corporation, in pursuance of sald authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer. Given under and witness my hand and offical seal the day and year in this certificate first above written. (Notarial Seal)

NOTARY PUBLIC

GUARANTY

TO: ORIX CREDIT ALLIANCE, INC.

APR 17 '98

RE: Nevada Industrial Switching, Inc.

Gentlemen:

Genitimen:

To induce you to enter into one or more equipment lease agreements and/or one or more security agreements, including but not limited to conditionally the purchase of such paper or documents or both (all of the foregoing bertinafter called Security Obligations) with the above-captioned literatistic operation of the purchase of such paper or documents or both (all of the foregoing bertinafter called Security Obligations) with the above-captioned literatistic operation of the purchase of such paper or documents or both (all of the foregoing bertinafter called Security Obligations) with the above-captioned literation of popular to the without the condition of your having heretofore done any or all of the foregoing, we have understand that in calculation by the paper of the payment of any and all debts and other obligations reflected to the such as the payment of any and all debts and other obligations of the obligations of Subject to us are berefy waived and portpoined in favor of and subordinated is the full payment and performance of all past, present and instruction of Subject of waived and portpoined in favor of and subordinated is the full payment and performance of all past, present and instructions of Subject to us are berefy waived and portpoined in favor of and subordinated is the full payment and performance of all past, present and instruction of Subject to us are berefy waived and portpoined in favor of and subordinated is the full payment and performance of all past, present and instruction of Subject to us are berefy waived and postpoined in the subject to us are berefy waived and postpoined in favor of and subordinated in the full payment and performance of all past, present and instruction of the present and payment of all past, present and instruction of the payment of the subject to us are berefy waive potter of acceptance beread and of all monetaris, appeal and performance of all past, present and instruction

.	ited: MARCH 25 1990	P	Mid-Am Equipment, Is	nc	
71			4	108.0	Corporate Guarantor
	TEST:	. /	Robert J.	Senroeder,	President
(5	cal) tollible D. Laplocales	Secretary	Address: 45 W. Unive	reity Drive #A	
VD.	iver Lic# B 13427919	St. A2	Mesa	Arizona 85201	
1	O es pare		Driver Link 50	7-38-9582	St 42
	rporate Acknowledgment		Diver Live	7-50-750-	31. 772
	te of $ARIZOVA$ ss. punty of ry $ARICOPA$				
	I TENNIE CUNICO	, a Notary P	ublic duly qualified in and	I for said County and State,	do hereby certify that on
th	s 25th day of MARCH ,19 98 in (pla		HZ.	in said County, before	e me personally appeared
	MOBERT J. SCHKOEDER & CHR		ROESEX		
to	me personally well known to be the identical person who is well known to me to be and who acknowledged himself to be	signed the instrui	nent of writing appearing	ng on the above, in his of	own proper nandwriting
of	Mid-Am Equipment, Inc.	inc	DERT TOLL	ALCO IN S	
w	o, being by me first duly sworn, did say that he is such officer	r of the aforesaid c	orporation, named in the	within, foregoing and annex	ed instrument of writing
ar	d being authorized so to do, executed said foregoing instrumen	it, that he was duly	authorized to execute said	d instrument for and in the n	name of said corporation,
ar	d make this acknowledgement; that he knows the contents of sa	aid instrument; that	ne resides at: 34 a	3 5. LUS HITUS	> }
th	the knows the seal of said corporation; that the seal affixed to	said instrument is	the corporate seal of said	corporation; that said instr	rument was signed, seal-
ec	and delivered on behalf of said corporation by authority of its	Board of Directors	, and said affiant acknow	ledged that he executed sai	id instrument as his free,
tr	e and lawful act and deed and the free, lawful and corporate a	ect and deed of said	corporation, in pursuance	e of said authority by him it	n his said capacity and by
	d corporation voluntarily executed for the uses, purposes and conself as such officer.	consideration there	in memioned and contains	d by signing the name of th	e corporation by
	Given under and witness my hand and official seal the day	y and year in this c	ertificate first above writt	en.	
	•				
		(- Jenne	e Curico	,
				Notary Public 70	
		My Comm	ission Expires:	2/20/98	

Jennie Cunico, Notary Maricopa County, Ari My Commission Expires

SCHEDULE "A"

Thi	s scheJule	is	attached	CO	bns	becomes	part	of	Security	Agreement,	Cor	ditional	Sale	Contract,	Lease,
or Î						date	ed	Mar	ch 25			19 98	betwe	en the unde	rsigned

QUANTITY	DESCRIPTION OF PROPERTY (Indicate Whether "NEW" or "USED")	Year & Model	Serial No.		
1	Used Locomotive Equipment Location: Alliance, Texas	1952 SW1-EMD	52-F-123 engine NIS 201 6-567-A		
1	Used Locomotive Equipment Location: Petersburg, VA	1972 CF - 7 -EMD	53-L-72 engine NIS 2584 16-567-BC		
1	Used Locomotive Equipment Location:	1954 . SW 10 EMD	55-H-39 engine NIS - 1270 12-567-C		
	Prewitt, New Mexico				
	Complete with all attachments and accessories.				

The security interest created by this security agreement, insofar as it relates to the above described property, is a Purchase Money Security Interest with the proceeds hereof being used by Mortgagor to acquire the above described property.

All of the terms and provisions of the aforesaid Security Agreement are ratified, affirmed and incorporated herein by this reference.

This schedule is hereby verified correct and undersigned Mortgagor(s), Buyer(s), or Lessee(s) acknowledges receipt of a copy this _______ day of ________, 19 ______.

Mortgagee/Seller/Lessor: Mortgagor/Buyer/Lessee:

ORIX CREDIT ALLIANCE, INC

By: ________ By: _________ All Mortgagor, President

SCHED.A(95)

NET 5.08

Texas THIS SPACE FOR USE OF FILING OFFICER

2/3 44
RECORDATION NO.3/3 FILED
APR 17'98 3-12PM

APR 17'98 3-12PM FINANCING STATEMENT - FOLLOW INSTRUCTIONS CAREFULLY This Financing Statement is presented for filing pursuant to the Uniform Commercial Code and will remain effective, with certain exceptions, for 5 years from date of filing. A. NAME & TEL. # OF CONTACT AT FILER (optional) B. FILING OFFICE ACCT. # (optional) C. RETURN COPY TO: (Name and Mailing Address) CRIX Credit Alliance, Inc. 330 N. Brand Blvd., Suite #570 Glendale, California 91203 D.OPTIONAL DESIGNATION [if applicable]: LESSOR/LESSEE CONSIGNOR/CONSIGNEE 1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) 1a. ENTITY'S NAME Nevada Industrial Switching, Inc. OR 1b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 1c. MAILING ADDRESS CITY STATE COUNTRY POSTAL CODE 45 West University Mesa AZ 85201 1d, S.S. OR TAX I.D.# OPTIONAL 1e. TYPE OF ENTITY 1f. ENTITY'S STATE 1g. ENTITY'S ORGANIZATIONAL I.D.#, if any ADD'NL INFO RE OR COUNTRY OF NONE ENTITY DEBTOR **IORGANIZATION** 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) 2a, ENTITY'S NAME OR 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 2c, MAILING ADDRESS COUNTRY POSTAL CODE 2d, S.S. OR TAX I.D.# 2f.ENTITY'S STATE 2g. ENTITY'S ORGANIZATIONAL I.D.#, if any OPTIONAL 2e. TYPE OF ENTITY ADD'NL INFO RE OR COUNTRY OF ORGANIZATION NONE ENTITY DEBTOR 3. SECURED PARTY'S (ORIGINAL S/P or ITS TOTAL ASSIGNEE) EXACT FULL LEGAL NAME - insert only one secured party name (3a or 3b) 3a. ENTITY'S NAME ORIX Credit Alliance, Inc. 3b, INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 3c. MAILING ADDRESS POSTAL CODE STATE COUNTRY 330 N. Brand Blvd., Suite #570 Glendale 91203 4. This FINANCING STATEMENT covers the following types or items of property:

The Property and/or the equipment and all other types of collateral as described in the attached entire agreement and in any schedule attached thereto. The attached security agreement and any schedule attached thereto are being submitted for filing as a financial statement.

Jurior Italia Mitatoli India		ent.
CHECK This FINANCING STATEMENT is signed by the Secured Party instead of the Debtor to perfect a security interes		7. If filed in Florida (check one)
BOX (a) in collateral already subject to a security interest in another jurisdiction when it was brought into this state, o	or when the	Documentary Documentary
if applicable debtor's location was changed to this state, or (b) in accordance with other statutory provisions [additional data	may be required]	stamp tax paid tax not application
REQUIRED SIGNATURE(S)		ICING STATEMENT is to be filed [for red
ORIX Credit Alliance, Inc.	1	d) in the REAL ESTATE RECORDS

Nancy Olson, Vice President

All Debtors Debtor 1 Debtor 2
REORDER FROM
Registré, Inc.

9. Check to REQUEST SEARCH CERTIFICATE(S) on Debtor(s)

Attach Addendum

[ADDITIONAL FEE]

(optional)

[if applicable]